THIS SPECIAL STIPULATION, APPROVED BY BRITISH EQUITY, IS FOR COMMERCIALS MADE IN THE UNITED KINGDOM SOLELY FOR TELEVISION, CABLE AND SUBSCRIPTION TELEVISION USE IN THE UNITED STATES

ENGAGEMENT

15 SPECIAL STIPULATION

It is understood and agreed that this engagement is for a commercial(s), (as listed under Paragraph 1 above), intended solely for television, cable and subscription television use in the United States, its commonwealths, territories, possessions, Canada and Mexico.

Accordingly:

- Any use of the commercial(s) outside the United States as defined above shall be subject to the prior consent of the Performer and of British Equity.
- 2. The studio or session fee provided in Paragraph 4 above shall be not less than the minimum session fee as provided in the current Screen Actors Guild of America Television Commercials Contract and shall be paid per commercial.
- 3. Payment for use in the United States as defined above shall be made in accordance with the applicable provisions of the current Screen Actors Guild of America Television Commercials Contract.
- 4. The holding fee provisions of the current Screen Actors Guild of America Television Commercials Contract shall be applicable.
- 5. If the Producer desires to use the commercial(s) for Theatrical/ Industrial Exhibition, subject to the consent of the Performer prior to any such use, a payment for this right of not less than 165% of the session fee will be made and such payment shall cover all such use for the duration of the life of the commercial(s).
- 6. The life of the commercial(s) is twenty-one (21) months from the date of the Performer's first studio/location day or session on the, commercial(s). Renewals for successive 21 month periods of the time shall be deemed to be automatically granted unless the Performer shall, not more than 120 days and not less than 60 days prior to the expiration of the life or the commercial(s), give written notice by mail to the advertiser/advertising agency (attention: Talent Payment Department) named on this Form of Engagement of their decision not to grant such right of renewal as herein provided.

Except as otherwise stipulated above, the commercial(s) is subject to the provisions of the AFVPA/EQUITY/IPA/ISBA Agreement for the Employment of Performers in Television Commercials, effective from 1st November 1991 and such amendments and schedules thereto as have subsequently been agreed.

PRODUCER

PERFORMER

ADVERTISING AGENCY

DATE

DATE

DATE